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14  
15 **UNITED STATES DISTRICT COURT**  
16 **CENTRAL DISTRICT OF CALIFORNIA**

17 MAIN SEQUENCE, LTD.,  
18 JEROLD HAMZA as executor for the  
19 ESTATE OF GEORGE CARLIN, and  
20 JEROLD HAMZA in his individual  
capacity,

21 Plaintiffs,

22 v.

23 DUDESY, LLC, WILL SASSO, CHAD  
KULTGEN, and JOHN DOES 1-20,

24 Defendants.

25  
26 Case No. 2:24-cv-00711-MEMF-E

27  
28 **STATUS REPORT**

1 Pursuant to the communications between Plaintiffs' counsel and this Court's  
2 chambers ("Correspondence")—with Defendants' representative copied on all such  
3 communications—Plaintiffs hereby submit the following status report:

4 **STATUS REPORT**

5 Plaintiffs filed their Complaint in this matter on January 25, 2024 [Dkt. 1],  
6 asserting claims against the Named Defendants (Dudesy, LLC, Mr. Sasso, and Mr.  
7 Kultgen). Plaintiffs also included "John Does 1-20" as defendants ("Doe  
8 Defendants").

9 On April 2, 2024, the Plaintiffs and Named Defendants jointly notified the  
10 Court that the parties had reached a settlement and jointly stipulated to a judgement  
11 and permanent injunction that covered both the Named Defendants and "Third  
12 Parties." [Dkt. 22 & 22-1.]

13 On June 18, 2024, so-ordered most of the stipulated judgment and permanent  
14 injunction, but declined to issue an order regarding third parties "as the parties have  
15 provided the Court with no basis upon which it may bind third parties that are no  
16 before the Court." [Dkt. 23.]

17 Plaintiffs now request a conference with the Court regarding applying the  
18 judgment in this matter to third parties given that, at present, third parties (including  
19 users of popular websites such as YouTube) continue to post unauthorized copies  
20 of the "Dudesy Special" video at issue in this case. To that end, Plaintiffs state the  
21 following, as requested in the Correspondence:

22 1. Plaintiffs wish to confer with the Court about extending the injunction  
23 and order [Dkt. 23] to cover third party misuse of the "Dudesy Special"  
24 given that John Does 1-20 are named in the Plaintiffs' complaint;  
25 2. Plaintiffs would like the Court to make the injunction and order [Dkt.  
26 23] applicable to third parties so that Plaintiffs can present the  
27  
28

1 injunction to website operators (e.g., YouTube) to ensure that no further  
2 misuse of the “Dudesy Special” video takes place; and

3. Plaintiffs have consulted with Defendants regarding the substance of  
4 this Status Report, and Defendants agree with and do not oppose  
5 Plaintiffs’ request.

6 Finally, Plaintiffs want to make clear that they are *not* seeking to renegotiate,  
7 reopen, or otherwise restart this litigation as to the *Named Plaintiffs*. The settlement  
8 between Plaintiffs and Named Plaintiffs shall remain valid and in place.

9 In light of the above, Plaintiffs request (i) a conference with this Court  
10 regarding the issue raised above at a time and date convenient to this Court, and (ii)  
11 an extension of the date on which this matter will be automatically dismissed [see  
12 Dkt. 25] so that the conference can take place.

13  
14 Respectfully submitted,

15 Dated: August 20, 2024

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